From: <u>Coltrain, Katrina</u>

To: todd.downham@deq.ok.gov

Cc: Benton, Marvin

Subject: RE: Draft Source Control Record of Decision - Wilcox Oil Company Superfund Site--request for review and comment

Date: Friday, July 27, 2018 3:10:34 PM

Hey Todd, thanks.

Also, you will notice that the ARARs table is specific. The list of ARARs is supposed to only list those regulations that are specifically related to our work. I am certain that we will need to have one or two conference calls to finalize the list. As a start, here is a summary of the ones not included on the draft tables. Once you have a first cut review, let's talk.

Provided by ODEQ- via email on 6/26/18				
252:410 – Radiation Management	Regulates radiation management activities conducted within the jurisdiction of the DEQ are protective of health, safety, property, and the environment. Except as otherwise specifically provided, this applies to all persons who receive, possess, use, transfer, own, handle, dispose, store, house or acquire any source of radiation; provided, however that nothing shall apply to any person to the extent such person's ability is subject to regulation under a specific license issued by the U.S. Nuclear Regulatory Commission or as a diagnostic x-ray facility by the Oklahoma State Department of Health	The remedy will not include the handling, management or disposal of radiation waste. ODEQ survey did not identify the presence of naturally occurring radioactive material in the areas where the source control action will take place.		
252:616 – Industrial wastewater systems	252:616-1-1. Purpose This Chapter establishes requirements for industrial surface impoundments, industrial tank systems and land-application of industrial sludge and wastewater. This Chapter does not apply to regulated hazardous waste. This Chapter applies to any person who constructs or operates an industrial surface impoundment system, industrial tank system, and industrial land-application sites. These rules are authorized by Title 27A O.S., §§ 2-6-101 through 2-6-106 and 2-6-501 through 2-6-501.5.	The remedy does not include the construction or management of an industrial surface impoundments, industrial tank systems and land-application of industrial sludge and wastewater.		
Oklahoma Water Quality Standards Implementation OAC 252:690	Establishes guidance and requirements for the implementation of Oklahoma's Water Quality Standards.	This is specific to the state's implementation and determination of water quality standards for waters of the state.		
Oklahoma Water	Establishes classifications of uses of waters	The remedy does not include planned		

Quality Standards	of the state, criteria to maintain and protect	discharge to waters of the state.
OAC 785:45/46	such classifications, and other standards or	
	policies pertaining to the quality of such	
	waters.	

Katrina Higgins-Coltrain Remedial Project Manager US EPA Region 6 LA/OK/NM Section (6SF-RL) 1445 Ross Avenue Dallas, Texas 75202 214-665-8143

From: Todd Downham [mailto:Todd.Downham@deq.ok.gov]

Sent: Friday, July 27, 2018 2:52 PM

To: Coltrain, Katrina <coltrain.katrina@epa.gov>

Subject: RE: Draft Source Control Record of Decision - Wilcox Oil Company Superfund Site--request for review and

comment

Thanks Katrina. I will begin my review and respond by 8/17/2018.

From: Coltrain, Katrina [mailto:coltrain.katrina@epa.gov]

Sent: Friday, July 27, 2018 2:46 PM

To: Todd Downham; Turner, Philip; Benton, Marvin; Jason White - cherokee.org; Chelsea Jones; Jeremy Fincher -

sacandfoxnation-nsn.gov; Nancy-John@cherokee.org; jwilliams@mcn-nsn.gov; david.hogner@ihs.gov

Cc: Meyer, John; Atkins, Blake; Amy Brittain; Delgado, Stephanie

Subject: Draft Source Control Record of Decision - Wilcox Oil Company Superfund Site--request for review and comment

Good Day, Please find attached the Draft Source Control ROD. Please review this document and send any comments you have.

I request that these comments be submitted by <u>August 17, 2018</u>. This will give me time to revise the document and finalize by the end of September 2018. Thank you in advance for your consideration.

As you review the document, you will notice that the ROD is essentially the same as the proposed plan. Just a few sections are added to further summarize the selected remedy and the supporting documentation for the selected remedy.

Please note that the comment period on the proposed plan ends on July 31, 2018, and there may need to be some revisions based on any additional comments received. At this time, no written comments have been received.

Thank you for your continued support.

Katrina Higgins-Coltrain Remedial Project Manager US EPA Region 6 LA/OK/NM Section (6SF-RL) 1445 Ross Avenue Dallas, Texas 75202 214-665-8143